National Goals, as well as other educational accomplishments. The meeting of the Commission is open to the public. The Agenda includes:

April 28, 1995, Friday, 9 a.m.-5 p.m.

Introductions and Commission update; strategic planning for 1995 public hearings; discussion of legislative issues.

April 29, 1995, Saturday 9 a.m.-5 p.m.

Media and federal program inventory updates; review of outlines for topic analyses; creation of expert panels.

Records are kept of all Commission proceedings, and are available for public inspection at the White House Initiative For Hispanic Education at 600 Independence Avenue, S.W., Room 2115, Washington, D.C. 20202 from the hours of 9 a.m. to 5 p.m. Due to administrative difficulties, this notice was not able to make the legal deadline.

Dated: April 20, 1995.

#### Mario Moreno,

Assistant Secretary, Office of Intergovernmental and Interagency Affairs. [FR Doc. 95–10201 Filed 4–21–95; 10:23 am] BILLING CODE 4000–01–M

## **DEPARTMENT OF ENERGY**

# **International Energy Agency Meeting**

**AGENCY:** Department of Energy. **ACTION:** Notice of meetings.

SUMMARY: The Industry Advisory Board (IAB) to the International Energy Agency (IEA) will meet May 2, 1995, at the offices of the Organization for Economic Cooperation and Development (OECD) in Paris, France. The IAB also will meet May 3–4 at the OECD to permit attendance by representatives of U.S. company members of the IAB at a meeting of the IEA's Standing Group on Emergency Questions on the same dates at the OECD offices.

# FOR FURTHER INFORMATION CONTACT:

Samuel M. Bradley, Acting Assistant General Counsel for International and Legal Policy, Department of Energy, 1000 Independence Avenue SW., Washington, DC. 20585, 202–586–6738.

**SUPPLEMENTARY INFORMATION:** In accordance with section 252(c)(1)(A)(i) of the Energy Policy and Conservation Act (42 U.S.C. 6272(c)(1)(A)(i)), the following meeting notices are provided:

I. A meeting of the Industry Advisory Board (IAB) to the International Energy Agency (IEA) will be held on May 2, 1995, at the headquarters of the Organization for Economic Cooperation and Development (OECD), 2, rue Andre-Pascal, Paris, France, beginning at 9:30 a.m. The agenda for the meeting is as follows:

- 1. Introductory Remarks
- 2. Approval of Agenda
- 3. Approval of the IAB Record Notes of Meetings on February 21, 1994; April 21, 1994; September 20, 1994; and January 30, 1995
- 4. Governing Board Decision on Emergency Response Policies
- 5. Legislative Developments in Member Countries
  - —Energy Policy and Conservation Act (U.S.)
- 6. Emergency Reference Guide
- 7. Industry Šupply Advisory Group Training
- 8. Preparation for October/November 1995 Test Submission of Questionnaires A and B
- 9. SEQ Work Program
  - —Status of 1995 Work Program
  - —Proposals for the 1996 Work Program
- 10. Emergency Response Issues Related to Refining and Oil Products
  - —Aviation Fuel
  - Progress of SEQ/Standing Group on Oil Market Study on Product Specifications and Related Issues
- 11. Emergency Response Reviews of Member Countries
  - -Draft Revised Questionnaire
  - —Tentative Schedule of Reviews
- 12. Emergency Response Issues in IEA Candidate Countries
  - Revision of the Strategic Stock Building Plan of Korea
  - Participation in SEQ and IAB Activities by Candidate Countries
- 13. Communication Systems
- 14. Future Work

II. A meeting of the IAB will be held on May 3–4, 1995, at the OECD offices, beginning at 9:30 a.m. on May 3. The purpose of this meeting is to permit attendance by representatives of U.S. company members of the IAB at a meeting of the IEA's Standing Group on Emergency Questions (SEQ) which is scheduled to be held at the OECD on these dates. The agenda for the meeting of the SEQ is under the control of the SEQ. It is expected that the following draft agenda will be followed:

- 1. Adoption of the Agenda
- 2. Approval of Summary Record of the 83rd Meeting
- 3. SEQ Work Program
  - Preparations for Governing Board Meeting at Ministerial Level
  - —Proposals for 1996 Work Program
- 4. Proposals on IEA Emergency Response
  - Report by Chairman of the SEQ on Governing Board Decision of

- February 22, 1995 and Proposals for Follow-up by the SEQ
- 5. Emergency Reserve Situation of IEA Countries
  - Emergency Reserve and Net Import Situation of IEA Countries on October 1, 1994
  - Emergency Reserve and Net Import Situation of IEA Countries on January 1, 1995
  - Report to the Governing Board on the Emergency Reserve Situation of IEA Countries on October 1, 1994
- 6. IAB Activities
  - —IAB Activities, including IAB Meeting of May 2, 1995
  - —ISAG Training Program of June 1995
- 7. Emergency Response Reviews
  - —Draft Revised Questionnaire
  - —Tentative Schedule of Reviews
- 8. The Emergency Response Issues in IEA Candidate Countries
  - —Revision of the Strategic Stock Building Plan of Korea
  - Participation in SEQ Activities by Candidate Countries
- 9. Oil Market Situtation
- 10. Natural Gas Security Study
- 11. Coordinated Emergency Response Measures (CERM) Conference/Test
  - Discussion of agenda and work program for preparation of the CERM Conference/Test to be held in September 1995
- 12. World Energy Outlook 1995 Update and Publications
  - —Future Oil Product Demand Patterns and Supply Sources
- 13. Emergency Data System and Related Questions
  - Preparations for October/November 1995 Test Submission of Questionnaires A and B
  - —Questionnaires A and B
  - —Monthly Oil Statistics (MOS) for November 1994
  - —MOS for December 1994
  - -MOS for January 1995
  - —Base Period Final Consumption— Q194–Q494
  - —Quarterly Oil Forecast Q195/Q495; Q295/Q196 and Current Trigger Situation
- 14. Emergency Response Issues Related to Oil Product and Refining Issues
  - —SEQ/SOM Study on Product Specifications and Related Issues
- 15. Policy and Legislative Developments in Member Countries
  - Energy Policy and Conservation Act (U.S.)
- —Other Country Developments
- 16. Any Other Business.

As provided in section 252(c)(1)(A)(ii) of the Energy Policy and Conservation Act (42 U.S.C. 6272(c)(1)(A)(ii)), these meetings are open only to

representatives of members of the IAB and their counsel, representatives of members of the SEQ, representatives of the Departments of Energy, Justice, and State, the Federal Trade Commission, the General Accounting Office, Committees of the Congress, the IEA, and the European Commission, and invitees of the IAB, the SEQ or the IEA.

Issued in Washington, DC., April 19, 1995. Eric J. Fygi,

Acting General Counsel.

[FR Doc. 95-10165 Filed 4-24-95; 8:45 am]

BILLING CODE 6450-01-P

# Office of Fossil Energy

[FE Docket No. 95-17-NG]

### Brewton Corp: Order Granting Blanket **Authorization to Import Natural Gas** From Canada

**AGENCY:** Office of Fossil Energy, DOE. **ACTION:** Notice of order.

**SUMMARY:** The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting The Brewton Corporation authorization to import up to 20 Bcf of natural gas from Canada over a two-year term beginning on the date of the first import delivery.

This order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F-056, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 586-9478. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

#### Issued in Washington, DC, April 12, 1995. Clifford P. Tomaszewski,

Director, Office of Natural Gas, Office of Fuels Programs, Office of Fossil Energy.

[FR Doc. 95-10164 Filed 4-24-95; 8:45 am] BILLING CODE 6450-01-P

# [FE Docket No. 95-20-NG]

# KCS Energy Marketing, Inc.; Order **Granting Blanket Authorization to** Import Natural Gas From Canada

**AGENCY:** Office of Fossil Energy, DOE. **ACTION:** Notice of order.

**SUMMARY:** The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting KCS Energy Marketing, Inc. authorization to import up to 50 Bcf of natural gas from Canada over a two-year term beginning on the date of the first delivery after April 10, 1995.

This order is available for inspection and copying in the Office of Fuels

Programs Docket Room, 3F-056, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, (202) 586-9478. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, April 12, 1995. Clifford P. Tomaszewski,

Director, Office of Natural Gas, Office of Fuels Programs, Office of Fossil Energy. [FR Doc. 95-10163 Filed 4-24-95; 8:45 am] BILLING CODE 6450-01-P

#### Office of Hearings and Appeals

# Notice of Issuance of Decisions and Orders During the Week of February 27 Through March 3, 1995

During the week of February 27 through March 3, 1995, the decisions and orders summarized below were issued with respect to applications for exception or other relief filed with the Office of Hearings and Appeals of the Department of Energy. The following summary also contains a list of submissions that were dismissed by the Office of Hearings and Appeals.

#### Appeals

Cowles Publishing Company, 2/28/95, VFA-0010

Cowles Publishing Company (Cowles) filed an Appeal from a denial by the DOE's Richland Operations Office (Richland) of a request for information submitted under the Freedom of Information Act (FOIA). Cowles sought three legal memoranda written in 1963 by an attorney employed by General Electric d/b/a Hanford Atomic Products Operation (GE/Hanford). The three memoranda concerned GE's potential liability for "Voluntary and Planned" human radiation experiments. GE/ Hanford was the management and operations contractor at DOE's Hanford, Washington facility from the 1940s until the mid 1960s when Battelle Memorial Institute (Battelle) assumed GE/ Hanford's research and development functions. The three withheld records had been transferred to Battelle during the transition period between the two contractors. The memoranda were withheld by Richland because they were not "agency records" and, even if "agency records", were protected by the attorney-client privilege component of FOIA Exemption 5. On appeal, the DOE found that the memoranda are neither "agency records" within the meaning of the FOIA, nor subject to the FOIA under a new DOE contractor records regulation at 10 CFR 1004.3(e), 59 FR 63,884 (December 12, 1994). Although the DOE

found that it owns the documents under the DOE/GE contract and the DOE/ Battelle contract, it concluded that the documents are protected by the attorney-client communications privilege and the attorney work product privilege. The DOE also found that because the DOE, GE and Battelle share a "common legal interest" in the documents and because the requirements for finding waiver were not met, the documents have maintained their privileged status. Accordingly, the DOE denied Cowles' FOIA Appeal.

Kenneth W. Warden, 3/1/95, VFA-0023

Kenneth W. Warden filed an Appeal from a partial denial by the DOE's Oak Ridge Operation's Office of a Request for Information that he had submitted under the Freedom of Information Act (FOIA). Two documents had been withheld pursuant to Exemption 6. In considering the Appeal, the DOE found that the public's interest in disclosure of the documents was slight in comparison with the privacy interest of the individuals mentioned in the documents. Accordingly, the Appeal was denied.

### **Request for Exception**

Commonwealth Oil Refining Company, Inc., 2/27/95, LEE-0002

Commonwealth Oil Refining Company, Inc. filed an Application for Exception in which the firm requested relief based on the delay in its receipt of exception relief pursuant to a 1978 exception application. In considering the request, the DOE found that Corco's claim did not form the basis for an independent grant of exception relief. The DOE further found that modification of the original grant of relief was unwarranted on the grounds, inter alia, that the delays in the case were largely the result of Corco's litigation strategy, that the receipt of relief in 1978 would not have permitted the survival of Corco's refinery and petrochemical operations, and that Corco was actually better off as the result of its receipt of relief in 1989 and 1994. Accordingly, exception relief was denied.

# **Refund Applications**

County of Los Angeles CAO/Purchasing and Stores Department, et al., 3/3/ 95, RF272-29545, et al.

The DOE issued a Decision and Order concerning seven Applications for Refund filed by various departments of the County of Los Angeles in the crude oil special refund proceeding being conducted by the DOE under 10 CFR part 205, subpart V. The DOE rejected